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Dogs-Muzzling Required. (Reg. Bd. of H., July 28, 1914.)

Resolved, That the following additional section of the Sanitary Code, for the security of life and health, to be known as section 80a, be, and the same is hereby, adopted, to take effect immediately:

Sec. 80a. No unmuzzled dog shall be permitted, at any time, to be on any public highway or in any public park or place in the city of New York.

Pigeons-Keeping of. (Reg. Bd. of H., Oct. 27, 1914.)

- 1. The sanitary superintendent, assistant sanitary superintendent, or a chief inspector of the sanitary bureau of the department of health are hereby authorized to issue permits to keep live pigeons for domestic purposes under and by virtue of the provisions of section 81 of the Sanitary Code.
- 2. There will be issued with each permit a set of regulations bearing the same number as the permit. These regulations must be complied with while the above-mentioned fowls are being kept.
- 3. A violation of these regulations may be sufficient cause for the revocation of a permit and the prosecution of the offender.
- 4. No permit from the department of health for the keeping of pigeons is necessary in unimproved sections of the city used for farming purposes.
- 5. The keeping of pigeons for domestic purposes shall be allowed in the city of New York under the following conditions:
- (a) Provided, That a permit therefor, issued in accordance with the regulations of the department of health, be obtained from the said department, and Provided also, That the conditions imposed in such permit be fully met.
- (b) No pigeons shall be kept on the same lot with a tenement house. dwelling of said applicant or on an adjoining lot).
- (c) No application to keep pigeons on the same lot with a building other than a tenement shall be accepted unless the applicant file with his application the written consent of the other tenant or tenants of the said building.
 - (d) All pigeons shall be confined to proper coops and not allowed at large.
- (e) All coops shall be whitewashed or otherwise treated as approved by the department of health at least once a year, and at such other times as may be directed by the department of health, and all coops and surroundings shall be kept in a clean condition.
- (f) If pigeons are to be kept on a vacant lot, the written consent of the owner of said lot, or evidence of ownership thereof by the applicant, shall be produced at the time of the presentation of the application.
 - (g) Pigeons shall be kept so as not to cause a nuisance.
- (h) A permit to keep pigeons for domestic use shall not include the right to slaughter.
- (i) No such permit for the keeping of pigeons shall be granted when the said pigeons or the coops in which they are kept, measured in the most direct line, are within 25 feet of any inhabited building (other than the dwelling of the applicant, if said pigeons are to be maintained on the same lot with the

Fowls-Keeping of. (Reg. Bd. of H., Oct. 27, 1914.)

1. The sanitary superintendent, assistant sanitary superintendent, or a chief inspector of the sanitary bureau of the department of health are hereby authorized to issue permits to keep live chickens, geese, ducks, or other fowl for domestic purposes under and by virtue of the provisions of section 79 of the Sanitary Code.

- 2. There will be issued with each permit a set of regulations bearing the same number as the permit. These regulations must be complied with while any of the above-mentioned fowls are being kept.
- 3. A violation of these regulations may be sufficient cause for the revocation of a permit and the prosecution of the offender.
- 4. No permit from the department of health for the keeping of live chickens, geese, ducks, or other fowls is necessary in unimproved sections of the city used for farming purposes.
- 5. The keeping of live chickens, geese, ducks, or other fowls for domestic purposes shall be allowed in the city of New York under the following conditions:
- (a) Provided, That a permit therefor, issued in accordance with the regulations of the department of health, be obtained from the said department, and Provided also, That the conditions imposed in such permit be fully met.
 - (b) No fowls shall be kept on the same lot with a tenement house.
- (c) No application to keep fowls on the same lot with a building other than a tenement shall be accepted unless the applicant file with his application the written consent of the other tenant or tenants of said building.
- (d) All chickens (or other fowls) shall be confined to proper coops and runways, and shall not be allowed at large.
 - (e) No roosters shall be kept.
- (f) All coops shall be whitewashed or otherwise treated as approved by the department of health at least once a year, and at such other times as may be directed by the department of health, and all coops, runways, and surroundings shall be kept in a clean condition.
- (g) If chickens (or other fowls) are to be kept on a vacant lot, the written consent of the owner of said lot, or evidence of ownership thereof by the applicant, shall be produced at the time of the presentation of the application.
 - (h) Chickens (or other fowls) shall be kept so as not to cause a nuisance.
- (i) A permit to keep chickens, geese, ducks, or other fowls for domestic use shall not include the right to slaughter.
- (j) No such permit for the keeping of chickens (or other fowls) shall be granted when the said chickens (or other fowls) or the coops or runways in which they are kept, measured in the most direct line, are within 25 feet of any inhabited building (other than the dwelling of the applicant if said chickens or other fowls are to be maintained on the same lot with the dwelling of said applicant or on an adjoining lot).

Cellar Stables—Construction and Maintenance. (Reg. Bd. of H., Mar. 31, 1914.)

Sec. 76. No cellar in the city of New York shall be occupied as a stable for horses, cattle, or other animals without a permit from the board of health.

Resolved, That the following rules and regulations relating to cellar stables in the city of New York be, and the same are hereby, adopted, to become effective May 1, 1914:

- 1. Every cellar stable must be adequately lighted.
- 2. Every cellar stable must be adequately ventilated.
- 3. The drains of every cellar stable must be properly connected with public sewer where practicable.

Exception: If there is no public sewer, drains of cellar stable must be properly connected with approved tight cesspool located outside the building.

4. Every cellar stable must be provided with a proper water supply, and all water-supplied fixtures must be properly trapped and sewer connected.